STATEMENT OF COMMISSIONER MIGNON L. CLYBURN

Re: Amendment of Part 101 of the Commission's Rules to Facilitate the Use of Microwave for Wireless Backhaul and Other Uses and to Provide Additional Flexibility to Broadcast Auxiliary Service and Operational Fixed Microwave Licensees; Petition for Rulemaking filed by Fixed Wireless Communications Coalition to Amend Part 101 of the Commission's Rules to Authorize 60 and 80 MHz Channels in Certain Bands for Broadband Communications; WT Docket No. 10-153; RM-11602

The federal government is often criticized by those who believe that pro-consumer regulation automatically harms business development. This item is an example of how the FCC uses its regulatory authority to the benefit of both consumers and businesses.

By adopting the rules in this item, the Commission takes important steps to give mobile service consumers, particularly those living in rural areas, more competitive choices. How? By encouraging businesses to deploy more services. As our past two Mobile Services Reports have demonstrated, backhaul transport is necessary to deploy mobile service. But backhaul imposes significant costs on mobile service providers, especially in rural areas. Providers are increasing their use of microwave communications to reduce those costs. So, by permitting microwave communications in more spectrum bands, these rules enhance the flexibility of service providers to find the most cost effective backhaul transport solutions for their respective business models.

These changes to Part 101 of our Rules could enable as much as 650 megahertz of spectrum, for backhaul transport, in rural areas. Consequently, these rules enhance the ability for rural consumers, to receive more mobile services. They also create new business opportunities for companies, that want to offer more backhaul transport to mobile service providers, and companies that seek to serve mobile wireless consumers.

I was pleased to see, that the item does not stop at adopting rules to permit more use of microwave communications in rural areas. It also adopts a Further Notice on proposals that could further reduce the costs to deploy mobile wireless services. For example, allowing the use of smaller antennas should lower the costs that providers currently incur to manufacture and maintain antennas. This proposal could also allow existing towers to accommodate more antennas. Collocation of antennas tends to streamline the process for obtaining local government approval of siting applications. Therefore, smaller antennas should also reduce the administrative costs associated with network deployment.

The proposal to permit wider channel bandwidths in the 6 and 11 GHz bands is also promising for those rural areas that are hardest to serve. Wider channels, allow providers to build backhaul links that are more reliable and able to accommodate increased demand for broadband services. It is possible, in the least populated rural areas, that there is sufficient spectrum available in the 6 and 11 GHz bands, to allow the use of wider channels, and spur greater deployment of wireless broadband services. I encourage the industry to continue to provide us with creative proposals.

I commend Chairman Genachowski for his leadership in directing the staff to find practical solutions to the challenges facing mobile service providers in rural areas. And I wish to thank Rick Kaplan and his staff at the Wireless Telecommunications Bureau, for their hard work on this important item.